Attorney Docket No.: TRMB1400

# Declaration and Power of Attorney for a Patent Application

#### **D** claration

As below named inventor, I hereby declare that my residence post office address, and citizenship are as stated below my name. Further, I hereby declare that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

A METHOD	AND SYS	STEM FOR	DELIVERING	VIRTUA	L REFEREN	CE STAT	ION	DATA
the specificat	tion of which	:						
X is attac was file	ched hereto, ed on was amended	or d on	as application	serial no. 		: : and	Ė	
			d understand the ment referred to			dentified spe	ecificat	ion, including
			rmation which is eral Regulations,			ion of this a <sub>l</sub>	pplicati	on in
Foreign I	Priority C	laim						
for patent or	inventor's ce	rtificate listed	under Title 35, U below and have before that of th	also ident	ified below an	y foreign ap	plication	
Number	C	Country	Date F	iled	Priority Claime	ed		
*********************		********************************			yes	n	10	
••••••				•••••	yes	n	10	
U.S. Prio	rity Clair	n						
application(s) in the prior U Section 112, Regulations,	) listed below nited States I acknowled Section 1.56	and, insofar application in ge the duty to	5, United States as the subject m the manner production of disclose matericurred between t lication:	atter of eac vided by th al informat	ch of the claim e first paragra on as defined	ns of this app uph of Title 3 I in Title 37,	olicatio 35, Uni Code (	n is not disclose ted States Code of Federal
Serial Number	ər	Filing	Date	Status (	patented/pen	ding/aband	oned)	
				***************************************				

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## Pow r of Attorney

As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent Trademark Office connected therewith.

James P. Hao	Registration No.: 36,398
Anthony C. Murabito	Registration No.: 35,295
John P. Wagner	Registration No.: 35,398
Glenn D. Barnes	Registration No.: 42,293
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Lin C. Hsu	Registration No.: 46,315
Ronald M. Pomerenke	Registration No.: 43,009
John F. Ryan	Registration No.: 47,050
Matthew J. Blecher	Registration No.: 46,558
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Send Correspondence to:

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## **Signatures**

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole/First Inventor:	Brent	O'Meagher	••••••	••••••
Inventor's Signature			Date	
Residence		Citizenship	Ó	***************************************
(City S P.O. Address	State)		•••••••••••	
	••••••		• • • • • • • • • • • • • • • • • • • •	***************************************

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Attorney Docket No.: TRMB1400

Inventor(s):

Brent O'Meagher

Title:

A METHOD AND SYSTEM FOR DELIVERING VIRTUAL REFERENCE STATION

DATA

# REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Date: a la 03

By:
John P. Wagner, Jr.
Reg. No. 35,398

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).